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erty is so taken, used, or appropriated may appeal to the court of common pleas of the county and demand a trial by jury. Any party interested therein may, within 30 days after final decree, have an appeal to the superior or the supreme court. If no exceptions are filed or no demand made for trial by jury within the said 30 days after the filing of said report, the same shall become absolute. The court may order what notices shall be given in connection with any part of said proceedings, and may make all such orders as it may deem requisite.

SEC. 7. The board of view provided for in this act may be appointed before or at any time after the entry, taking, or appropriation of any property to be used for the purpose aforesaid. They shall have power to administer oaths and adjourn their hearings from day to day as they may find necessary.

SEC. 8. The costs of the board of view, and all court costs incurred in the proceedings, including advertising and printing and posting notices, shall be defrayed by the township.

SEC. 9. All damages, when determined, shall be assessed against and paid by the township so taking, injuring, or destroying the property as aforesaid.

Sewers Constructed at Public Expense—Property Abutting—Boroughs Authorized to Collect Annual Assessment From. (Act May 11, 1915.)

SECTION 1. That whenever any borough of the Commonwealth of Pennsylvania has heretofore constructed, or shall hereafter construct, any sewer or sewer system, at public expense, the council of the said borough may provide by ordinance for the collection of an annual rental or charge, for the use of such sewer or sewer system, from the owners of property served by it. Such annual rental or charge shall be authorized and collected as provided by general ordinances, and when so levied and charged shall be a lien on the properties charged, and the collection thereof shall be made and enforced in the manner borough taxes are now collected.

SEC. 2. The councils of said boroughs shall execute a warrant, or warrants, authorizing the collection of the said annual sewer rentals or charges, to the officer employed by council to collect the same, and the officer collecting the said rentals shall have the authority now vested by law in collection of borough taxes.

SEC. 3. The said annual sewer rentals or charges shall be a lien on the properties charged with the payment thereof, from the date set in the said ordinance, and if not paid after 30 days' notice may be collected by an action in assumpsit, in the name of the borough, against the owner of the property charged, or by distress of personal property on the premises, or by a lien filed in the nature of a tax lien.

SEC. 4. The said annual rental, so to be levied and charged as herein provided, shall not exceed the amount expended annually by the said boroughs in the maintenance, repair, alteration, inspection, or other expense in relation thereto, and may include any interest on money expended by the said borough in the construction of the said sewer or sewer system. The said annual sum shall be apportioned equitably among the several properties served by the said sewers.

Sewers and Sewage-Disposal Plants in Counties—Construction and Maintenance—Connections with. Sewer Districts. (Act June 5, 1915.)

SECTION 1. That the several counties of this Commonwealth shall have the power, and they are hereby authorized, whenever the commissioners, or a majority of them, shall, by resolution duly adopted, deem it expedient so to do, and